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US District Court for the Middle District of TN

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MID	DIST	'n	Early

AUG 0 5 2016

)	Craig Cunningham		U.S. DISTRICT CO
)	Plaintiff, pro se		MID. DIST. TEN
)			20857
)	v.		00957
	CIVIL ACTION N	Ю.	3:15-W-
)			
) Do	Rapid Capital Finance, LLC, RCF, LLC pes 1-5	, RC	CF II, LLC Craig Hecker, and John/Jane
)			
)	Defendants.		

## Plaintiff's Stipulation of Dismissal

- 1. NOW COME the Plaintiff Craig Cunningham and Defendants Rapid Capital Funding, LLC, RCF, LLC, and Craig Hecker, by and through their respective attorneys, if any, and pursuant to Fed. R. Civ. P. 41(a), who hereby stipulate and agree to the dismissal with prejudice of Plaintiff Craig Cunningham's claims against Defendants Rapid Capital Funding, LLC, RCF, LLC, and Craig Hecker. Each Party shall bear their own respective costs and attorneys' fees. This Stipulation for Dismissal disposes of the entire action as to Defendants Rapid Capital Funding, LLC, RCF, LLC, and Craig Hecker.
- 2. The Plaintiff notes that he is still pursuing claims against John/Jane Doe defendants to which this stipulation of dismissal does NOT apply to, which he anticipates shall be shortly identified through a subpoena. The Plaintiff has requested the clerk issue as previously granted permission to do so by the court.

US District Court for the Middle District of TN
) Craig Cunningham
) Plaintiff, pro se
civil action no. $3 = 15 - CV - 009$
CIVIL ACTION NO.
) Rapid Capital Finance, LLC, RCF, LLC, RCF II, LLC Craig Hecker, and John/Jane Does 1-5
)
) Defendants
Certificate of Service
I hereby certify that a true copy of the foregoing was mailed to the Defendant's attorney of record on 8/2/2016 via USPS first class Mail:
Lawren Zann
Greenspoon Marder, PA
200 East Broward Blvd., ste 1800
Ft Lauderdale, FL 33301
Respectfully submitted,
Craig Cynningham Plaintiff Pro sa August 2nd 2016

5543 Edmondson Pike, ste 248 Nashville, TN 37211

Mailing address:

